

117TH CONGRESS  
1ST SESSION

# S. 2722

For the relief of Esidronio Arreola-Saucedo, Maria Elena Cobian Arreola,  
Nayely Arreola Carlos, and Cindy Jael Arreola.

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IN THE SENATE OF THE UNITED STATES

SEPTEMBER 13, 2021

Mrs. FEINSTEIN introduced the following bill; which was read twice and  
referred to the Committee on the Judiciary

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## A BILL

For the relief of Esidronio Arreola-Saucedo, Maria Elena  
Cobian Arreola, Nayely Arreola Carlos, and Cindy Jael  
Arreola.

1       *Be it enacted by the Senate and House of Representa-*  
2       *tives of the United States of America in Congress assembled,*

3       **SECTION   1. PERMANENT RESIDENT STATUS FOR**  
4                   **ESIDRONIO ARREOLA-SAUCEO, MARIA**  
5                   **ELENA COBIAN ARREOLA, NAYELY ARREOLA**  
6                   **CARLOS, AND CINDY JAEL ARREOLA.**

7       (a) IN GENERAL.—Notwithstanding subsections (a)  
8 and (b) of section 201 of the Immigration and Nationality  
9 Act (8 U.S.C. 1151), Esidronio Arreola-Saucedo, Maria  
10 Elena Cobian Arreola, Nayely Arreola Carlos, and Cindy

1 Jael Arreola shall each be eligible for issuance of an immi-  
2 grant visa or for adjustment of status to that of an alien  
3 lawfully admitted for permanent residence upon filing an  
4 application for issuance of an immigrant visa under sec-  
5 tion 204 of such Act (8 U.S.C. 1154) or for adjustment  
6 of status to lawful permanent resident.

7 (b) ADJUSTMENT OF STATUS.—If Esidronio Arreola-  
8 Saucedo, Maria Elena Cobian Arreola, Nayely Arreola  
9 Carlos, and Cindy Jael Arreola enter the United States  
10 before the filing deadline specified in subsection (c),  
11 Esidronio Arreola-Saucedo, Maria Elena Cobian Arreola,  
12 Nayely Arreola Carlos, and Cindy Jael Arreola shall be  
13 considered to have entered and remained lawfully in the  
14 United States and shall be eligible for adjustment of sta-  
15 tus under section 245 of the Immigration and Nationality  
16 Act (8 U.S.C. 1255) as of the date of the enactment of  
17 this Act.

18 (c) APPLICATION AND PAYMENT OF FEES.—Sub-  
19 sections (a) and (b) shall apply only if the applications  
20 for issuance of immigrant visas or the applications for ad-  
21 justment of status are filed with appropriate fees not later  
22 than two years after the date of the enactment of this Act.

23 (d) REDUCTION OF IMMIGRANT VISA NUMBERS.—  
24 Upon the granting of immigrant visas or permanent resi-  
25 dence to Esidronio Arreola-Saucedo, Maria Elena Cobian

1 Arreola, Nayely Arreola Carlos, and Cindy Jael Arreola,  
2 the Secretary of State shall instruct the proper officer to  
3 reduce by four, during the current or next following fiscal  
4 year—

5                 (1) the total number of immigrant visas that  
6         are made available to natives of the country of birth  
7         of Esidronio Arreola-Saucedo, Maria Elena Cobian  
8         Arreola, Nayely Arreola Carlos, and Cindy Jael  
9         Arreola under section 203(a) of the Immigration and  
10      Nationality Act (8 U.S.C. 1153(a)); or

11                 (2) if applicable, the total number of immigrant  
12      visas that are made available to natives of the coun-  
13      try of birth of Esidronio Arreola-Saucedo, Maria  
14      Elena Cobian Arreola, Nayely Arreola Carlos, and  
15      Cindy Jael Arreola under section 202(e) of such Act  
16      (8 U.S.C. 1152(e)).

17                 (e) PAYGO.—The budgetary effects of this Act, for  
18      the purpose of complying with the Statutory Pay-As-You-  
19      Go Act of 2010, shall be determined by reference to the  
20      latest statement titled “Budgetary Effects of PAYGO  
21      Legislation” for this Act, submitted for printing in the  
22      Congressional Record by the Chairman of the Senate  
23      Budget Committee, provided that such statement has been  
24      submitted prior to the vote on passage.

